UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA ORLANDO DIVISION

ANNE DEVRIES,

Plaintiff,

v.

Case No. 6:21-cv-133-RBD-LRH

TEEN CHALLENGE OF FLORIDA, INC.; and TEEN CHALLENGE JOB TRAINING, INC.,

Defendants.

ORDER

Before the Court are:

- 1. The Parties' Amended Joint Motion to Approve Settlement Agreement and Stipulation of Dismissal with Prejudice (Doc. 36 ("Motion")); and
- 2. U.S. Magistrate Judge Leslie R. Hoffman's Report and Recommendation (Doc. 37 ("R&R")).

In this Fair Labor Standards Act case, the parties previously moved for approval of their settlement agreement under *Lynn's Food Stores, Inc. v. United States*, 679 F.2d 1350, 1353 (11th Cir. 1982), which Judge Hoffman denied without prejudice because it provided insufficient information. (*See* Docs. 32, 35.) The parties moved again, filing a revised settlement agreement (Doc. 36-1 ("Settlement

Agreement")), and now Judge Hoffman recommends granting the Motion and dismissing the case with prejudice. (Doc. 37.)

The parties filed a Joint Notice of Non-Objection (Doc. 38), so the Court examines the R&R for clear error only. *See Macort v. Prem, Inc.*, 208 F. App'x 781, 784 (11th Cir. 2006). The Court has examined the agreement and found the release provision not overly broad and the agreement sufficiently fair and reasonable. (*See* Doc. 36-1, ¶ 5.) Finding no error, the R&R is due to be adopted.

Accordingly, it is **ORDERED AND ADJUDGED**:

- 1. The R&R (Doc. 37) is **ADOPTED**, **CONFIRMED**, and made a part of this Order in its entirety.
- 2. The Parties' Motion (Doc. 36) is **GRANTED**.
- 3. The Settlement Agreement (Doc. 36-1) is **APPROVED**.
- 4. This case is **DISMISSED WITH PREJUDICE**.
- 5. The Clerk is **DIRECTED** to close the file.

DONE AND ORDERED in Chambers in Orlando, Florida, on November 23, 2021.

